



General Assembly

February Session, 2006

**Amendment**

LCO No. 4099

**\*SB0061804099SR0\***

Offered by:

SEN. DELUCA, 32<sup>nd</sup> Dist.  
SEN. MCKINNEY, 28<sup>th</sup> Dist.  
SEN. CAPPIELLO, 24<sup>th</sup> Dist.  
SEN. COOK, 18<sup>th</sup> Dist.  
SEN. FASANO, 34<sup>th</sup> Dist.  
SEN. FREEDMAN, 26<sup>th</sup> Dist.

SEN. GUGLIELMO, 35<sup>th</sup> Dist.  
SEN. GUNTHER, 21<sup>st</sup> Dist.  
SEN. HERLIHY, 8<sup>th</sup> Dist.  
SEN. KISSEL, 7<sup>th</sup> Dist.  
SEN. NICKERSON, 36<sup>th</sup> Dist.  
SEN. RORABACK, 30<sup>th</sup> Dist.

To: Senate Bill No. 618

File No. 452

Cal. No. 335

**"AN ACT CONCERNING THE STATUTE OF LIMITATIONS FOR  
THE CRIMINAL PROSECUTION OF OFFENSES INVOLVING THE  
SEXUAL ASSAULT OF MINORS."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. Section 54-250 of the general statutes is repealed and the  
4 following is substituted in lieu thereof (*Effective July 1, 2006*):

5 For the purposes of sections 54-102g and 54-250 to 54-258a,  
6 inclusive, and sections 6, 7 and 12 of this act:

7 (1) "Conviction" means a judgment entered by a court upon a plea of  
8 guilty, a plea of nolo contendere or a finding of guilty by a jury or the  
9 court notwithstanding any pending appeal or habeas corpus

10 proceeding arising from such judgment.

11 (2) "Criminal offense against a victim who is a minor" means (A) a  
12 violation of subdivision (2) of section 53-21 of the general statutes in  
13 effect prior to October 1, 2000, subdivision (2) of subsection (a) of  
14 section 53-21, subdivision (2) of subsection (a) of section 53a-70,  
15 subdivision (1), (4), [or] (8) or (10) or subparagraph (B) of subdivision  
16 (9) of subsection (a) of section 53a-71, subdivision (2) of subsection (a)  
17 of section 53a-72a, subdivision (2) of subsection (a) of section 53a-86,  
18 subdivision (2) of subsection (a) of section 53a-87, section 53a-90a, 53a-  
19 196, 53a-196a, 53a-196b, 53a-196c, 53a-196d, 53a-196e or 53a-196f, (B) a  
20 violation of subparagraph (A) of subdivision (9) of subsection (a) of  
21 section 53a-71 or section 53a-92, 53a-92a, 53a-94, 53a-94a, 53a-95, 53a-96  
22 or 53a-186, provided the court makes a finding that, at the time of the  
23 offense, the victim was under eighteen years of age, (C) a violation of  
24 any of the offenses specified in subparagraph (A) or (B) of this  
25 subdivision for which a person is criminally liable under section 53a-8,  
26 53a-48 or 53a-49, or (D) a violation of any predecessor statute to any  
27 offense specified in subparagraph (A), (B) or (C) of this subdivision the  
28 essential elements of which are substantially the same as said offense.

29 (3) "Identifying factors" means fingerprints, a photographic image,  
30 and a description of any other identifying characteristics as may be  
31 required by the Commissioner of Public Safety. The commissioner  
32 shall also require a sample of the registrant's blood or other biological  
33 sample be taken for DNA (deoxyribonucleic acid) analysis, unless such  
34 sample has been previously obtained in accordance with section 54-  
35 102g.

36 (4) "Mental abnormality" means a congenital or acquired condition  
37 of a person that affects the emotional or volitional capacity of the  
38 person in a manner that predisposes that person to the commission of  
39 criminal sexual acts to a degree that makes the person a menace to the  
40 health and safety of other persons.

41 (5) "Nonviolent sexual offense" means a violation of section 53a-73a

42 or a violation of section 53a-73a for which a person is criminally liable  
43 under section 53a-8, 53a-48 or 53a-49.

44 (6) "Not guilty by reason of mental disease or defect" means a  
45 finding by a court or jury of not guilty by reason of mental disease or  
46 defect pursuant to section 53a-13 notwithstanding any pending appeal  
47 or habeas corpus proceeding arising from such finding.

48 (7) "Personality disorder" means a condition as defined in the most  
49 recent edition of the Diagnostic and Statistical Manual of Mental  
50 Disorders, published by the American Psychiatric Association.

51 (8) "Registrant" means a person required to register under section  
52 54-251, 54-252, 54-253 or 54-254, as amended by this act, or section 6 or  
53 7 of this act.

54 (9) "Registry" means a central record system in this state, any other  
55 state or the federal government that receives, maintains and  
56 disseminates information on persons convicted or found not guilty by  
57 reason of mental disease or defect of criminal offenses against victims  
58 who are minors, nonviolent sexual offenses, sexually violent offenses,  
59 [and] felonies found by the sentencing court to have been committed  
60 for a sexual purpose, predatory sexual offenses against victims who  
61 are minors and predatory sexual offenses against protected or other  
62 persons.

63 (10) "Release into the community" means, with respect to a  
64 conviction or a finding of not guilty by reason of mental disease or  
65 defect of a criminal offense against a victim who is a minor, a  
66 nonviolent sexual offense, a sexually violent offense or a felony found  
67 by the sentencing court to have been committed for a sexual purpose,  
68 (A) any release by a court after such conviction or finding of not guilty  
69 by reason of mental disease or defect, a sentence of probation or any  
70 other sentence under section 53a-28 that does not result in the  
71 offender's immediate placement in the custody of the Commissioner of  
72 Correction; (B) release from a correctional facility at the discretion of  
73 the Board of Pardons and Paroles, by the Department of Correction to

74 a program authorized by section 18-100c or upon completion of the  
75 maximum term or terms of the offender's sentence or sentences, or to  
76 the supervision of the Court Support Services Division in accordance  
77 with the terms of the offender's sentence; or (C) release from a hospital  
78 for mental illness or a facility for persons with mental retardation by  
79 the Psychiatric Security Review Board on conditional release pursuant  
80 to section 17a-588 or upon termination of commitment to the  
81 Psychiatric Security Review Board.

82 (11) "Sexually violent offense" means (A) a violation of section  
83 53a-70, except subdivision (2) of subsection (a) of said section, 53a-70a,  
84 53a-70b, 53a-71, except subdivision (1), (4), [or] (8) or (10) or  
85 subparagraph (B) of subdivision (9) of subsection (a) of said section or  
86 subparagraph (A) of subdivision (9) of subsection (a) of said section if  
87 the court makes a finding that, at the time of the offense, the victim  
88 was under eighteen years of age, 53a-72a, except subdivision (2) of  
89 subsection (a) of said section, or 53a-72b, or of section 53a-92 or  
90 53a-92a, provided the court makes a finding that the offense was  
91 committed with intent to sexually violate or abuse the victim, (B) a  
92 violation of any of the offenses specified in subparagraph (A) of this  
93 subdivision for which a person is criminally liable under section 53a-8,  
94 53a-48 or 53a-49, or (C) a violation of any predecessor statute to any of  
95 the offenses specified in subparagraph (A) or (B) of this subdivision  
96 the essential elements of which are substantially the same as said  
97 offense.

98 (12) "Sexual purpose" means that a purpose of the defendant in  
99 committing the felony was to engage in sexual contact or sexual  
100 intercourse with another person without that person's consent. A  
101 sexual purpose need not be the sole purpose of the commission of the  
102 felony. The sexual purpose may arise at any time in the course of the  
103 commission of the felony.

104 (13) "Employed" or "carries on a vocation" means employment that  
105 is full-time or part-time for more than fourteen days, or for a total  
106 period of time of more than thirty days during any calendar year,

107 whether financially compensated, volunteered or for the purpose of  
108 government or educational benefit.

109 (14) "Student" means a person who is enrolled on a full-time or part-  
110 time basis, in any public or private educational institution, including  
111 any elementary, middle or high school, regional vocational-technical  
112 school, charter school, secondary school, trade or professional  
113 institution or institution of higher learning.

114 (15) "Predatory sexual offense against a victim who is a minor"  
115 means a criminal offense against a victim who is a minor, a nonviolent  
116 sexual offense, a sexually violent offense or a felony that the court  
117 finds was committed for a sexual purpose, as provided in section 54-  
118 254, as amended by this act, where (A) the victim of the offense was  
119 thirteen years of age or younger at the time of the offense, or (B) the  
120 victim was fourteen or fifteen years of age at the time of the offense  
121 and the court has made a finding that the offense or offenses were  
122 committed in a predatory manner.

123 (16) "Predatory sexual offense against a protected or other person"  
124 means a nonviolent sexual offense, a sexually violent offense or a  
125 felony that the court finds was committed for a sexual purpose, as  
126 provided in section 54-254, as amended by this act, where (A) at the  
127 time of the offense, the victim was sixty years of age or older, blind or  
128 physically disabled, as defined in section 1-1f, or pregnant or was a  
129 person with mental retardation, as defined in section 1-1g, and the  
130 actor was not a person with mental retardation, or (B) the court has  
131 made a finding that the offense or offenses were committed in a  
132 predatory manner.

133 (17) "Transient" means a person who has no residence.

134 (18) "Residence" means a place where a person is living or staying  
135 on a regular or temporary basis, such as a shelter or structure that can  
136 be located by a street address, including, but not limited to, a house,  
137 apartment building, motel, hotel, homeless shelter, recreational or  
138 other vehicle and vessel.

139 Sec. 2. Section 54-251 of the general statutes is repealed and the  
140 following is substituted in lieu thereof (*Effective July 1, 2006*):

141 (a) Any person who has been convicted or found not guilty by  
142 reason of mental disease or defect of a criminal offense against a victim  
143 who is a minor or a nonviolent sexual offense, and is released into the  
144 community on or after October 1, 1998, shall, within three days  
145 following such release or, if such person is in the custody of the  
146 Commissioner of Correction, at such time prior to release as the  
147 commissioner shall direct, and whether or not such person's place of  
148 residence is in this state, register such person's name, identifying  
149 factors, criminal history record and residence address with the  
150 Commissioner of Public Safety, on such forms and in such locations as  
151 the commissioner shall direct, and shall maintain such registration for  
152 ten years, except that any person who has one or more prior  
153 convictions of any such offense, who is so ordered by the court or who  
154 is convicted of a violation of subdivision (2) of subsection (a) of section  
155 53a-70, or subdivision (1), (4), (8), (9) or (10) of subsection (a) of section  
156 53a-71, or section 53a-90a, 53a-196, 53a-196a or 53a-196b shall maintain  
157 such registration for life. Prior to accepting a plea of guilty or nolo  
158 contendere from a person with respect to a criminal offense against a  
159 victim who is a minor or a nonviolent sexual offense, the court shall (1)  
160 inform the person that the entry of a finding of guilty after acceptance  
161 of the plea will subject the person to the registration requirements of  
162 this section, and (2) determine that the person fully understands the  
163 consequences of the plea. If such person changes such person's name,  
164 such person shall, within five days, register the new name, in writing,  
165 with the Commissioner of Public Safety. If such person changes such  
166 person's address such person shall, within five days, register the new  
167 address in writing with the Commissioner of Public Safety, and, if the  
168 new address is in another state, such person shall also register with an  
169 appropriate agency in that state, [ provided that state has a  
170 registration requirement for such offenders.] If any person who is  
171 subject to registration under this section is employed in another state,  
172 carries on a vocation in another state or is a student in another state,

173 such person shall notify the Commissioner of Public Safety of such  
174 status and shall also register with an appropriate agency in that state.  
175 [provided that state has a registration requirement for such offenders.]  
176 During such period of registration, each registrant shall complete and  
177 return forms mailed to such registrant to verify such registrant's  
178 residence address and shall submit to the retaking of a photographic  
179 image upon request of the Commissioner of Public Safety. If any  
180 person who is subject to registration under this section is employed at,  
181 carries on a vocation at or is a student at a youth camp, as defined in  
182 section 19a-420, a provider of child day care services, as defined in  
183 section 19a-77, a public or private educational institution including an  
184 elementary, middle or high school, a regional vocational-technical  
185 school, a charter school or a secondary school, a trade or professional  
186 institution or an institution of higher learning in this state, such person  
187 shall notify the Commissioner of Public Safety of such status and of  
188 any change in such status.

189 (b) Notwithstanding the provisions of subsection (a) of this section,  
190 the court may exempt any person who has been convicted or found  
191 not guilty by reason of mental disease or defect of a violation of  
192 subdivision (1) of subsection (a) of section 53a-71 from the registration  
193 requirements of this section if the court finds that such person was  
194 under nineteen years of age at the time of the offense and that  
195 registration is not required for public safety. If the court orders such an  
196 exemption, it shall forward a copy of such order to the Commissioner  
197 of Public Safety.

198 (c) Notwithstanding the provisions of subsection (a) of this section,  
199 the court may exempt any person who has been convicted or found  
200 not guilty by reason of mental disease or defect of a violation of  
201 subdivision (2) of subsection (a) of section 53a-73a from the  
202 registration requirements of this section if the court finds that  
203 registration is not required for public safety. If the court orders such an  
204 exemption, it shall forward a copy of such order to the Commissioner  
205 of Public Safety.

206 (d) Any person who files an application with the court to be  
207 exempted from the registration requirements of this section pursuant  
208 to subsection (b) or (c) of this section shall, pursuant to subsection (b)  
209 of section 54-227, as amended, notify the Office of Victim Services and  
210 the Victim Services Unit within the Department of Correction of the  
211 filing of such application. The Office of Victim Services or the Victim  
212 Services Unit within the Department of Correction, or both, shall,  
213 pursuant to section 54-230, as amended, or 54-230a, as amended, notify  
214 any victim who has requested notification of the filing of such  
215 application. Prior to granting or denying such application, the court  
216 shall consider any information or statement provided by the victim.

217 (e) Any person who is convicted of a violation of any provision of  
218 subsection (a) of this section and has previously been convicted of a  
219 violation of said subsection shall maintain the registration required  
220 under this section for life.

221 [(e)] (f) Any person who violates the provisions of subsection (a) of  
222 this section shall be guilty of a class D felony.

223 Sec. 3. Section 54-252 of the general statutes is repealed and the  
224 following is substituted in lieu thereof (*Effective July 1, 2006*):

225 (a) Any person who has been convicted or found not guilty by  
226 reason of mental disease or defect of a sexually violent offense, and (1)  
227 is released into the community on or after October 1, 1988, and prior to  
228 October 1, 1998, and resides in this state, shall, on October 1, 1998, or  
229 within three days of residing in this state, whichever is later, or (2) is  
230 released into the community on or after October 1, 1998, shall, within  
231 three days following such release or, if such person is in the custody of  
232 the Commissioner of Correction, at such time prior to release as the  
233 commissioner shall direct, register such person's name, identifying  
234 factors, criminal history record, documentation of any treatment  
235 received for mental abnormality or personality disorder, and residence  
236 address with the Commissioner of Public Safety on such forms and in  
237 such locations as said commissioner shall direct, and shall maintain



238 such registration for life. Prior to accepting a plea of guilty or nolo  
239 contendere from a person with respect to a sexually violent offense, the  
240 court shall (A) inform the person that the entry of a finding of guilty  
241 after acceptance of the plea will subject the person to the registration  
242 requirements of this section, and (B) determine that the person fully  
243 understands the consequences of the plea. If such person changes such  
244 person's name, such person shall, within five days, register the new  
245 name, in writing, with the Commissioner of Public Safety. If such  
246 person changes such person's address such person shall, within five  
247 days, register the new address in writing with the Commissioner of  
248 Public Safety, and, if the new address is in another state, such person  
249 shall also register with an appropriate agency in that state. [ provided  
250 that state has a registration requirement for such offenders.] If any  
251 person who is subject to registration under this section is employed in  
252 another state, carries on a vocation in another state or is a student in  
253 another state, such person shall notify the Commissioner of Public  
254 Safety of such status and shall also register with an appropriate agency  
255 in that state. [ provided that state has a registration requirement for  
256 such offenders.] During such period of registration, each registrant  
257 shall complete and return forms mailed to such registrant to verify  
258 such registrant's residence address and shall submit to the retaking of  
259 a photographic image upon request of the Commissioner of Public  
260 Safety. If any person who is subject to registration under this section is  
261 employed at, carries on a vocation at or is a student at a youth camp,  
262 as defined in section 19a-420, a provider of child day care services, as  
263 defined in section 19a-77, a public or private educational institution  
264 including an elementary, middle or high school, a regional vocational  
265 technical school, a charter school or a secondary school, a trade or  
266 professional institution or an institution of higher learning in this state,  
267 such person shall notify the Commissioner of Public Safety of such  
268 status and of any change in such status.

269 (b) Any person who has been subject to the registration  
270 requirements of section 54-102r of the general statutes, revised to  
271 January 1, 1997, as amended by section 1 of public act 97-183, shall, not

272 later than three working days after October 1, 1998, register under this  
273 section and thereafter comply with the provisions of sections 54-102g  
274 and 54-250 to 54-258a, inclusive, as amended by this act, except that  
275 any person who was convicted or found not guilty by reason of mental  
276 disease or defect of an offense that is classified as a criminal offense  
277 against a victim who is a minor under subdivision (2) of section 54-250,  
278 as amended by this act, and that is subject to a ten-year period of  
279 registration under section 54-251, as amended by this act, shall  
280 maintain such registration for ten years.

281 [(c) Notwithstanding the provisions of subsections (a) and (b) of this  
282 section, during the initial registration period following October 1, 1998,  
283 the Commissioner of Public Safety may phase in completion of the  
284 registration procedure for persons released into the community prior  
285 to said date over the first three months following said date, and no  
286 such person shall be prosecuted for failure to register under this  
287 section during those three months provided such person complies  
288 with the directives of said commissioner regarding registration  
289 procedures.]

290 [(d)] (c) Any person who violates the provisions of this section shall  
291 be guilty of a class D felony.

292 Sec. 4. Section 54-253 of the general statutes is repealed and the  
293 following is substituted in lieu thereof (*Effective July 1, 2006*):

294 (a) Any person who has been convicted or found not guilty by  
295 reason of mental disease or defect in any other state, in a federal or  
296 military court or in any foreign jurisdiction of any crime [, the essential  
297 elements of which are substantially the same as any of the crimes  
298 specified in subdivisions (2), (5) and (11) of section 54-250] that  
299 requires registration as a sexual offender in that other state, federal or  
300 military system or foreign jurisdiction and who [resides] will reside in  
301 this state on [and after October 1, 1998,] or after the effective date of  
302 this section, shall notify the Commissioner of Public Safety, in writing,  
303 not less than forty-eight hours prior to entering this state of such

304 person's name and date of birth, the state, federal or military court or  
305 foreign jurisdiction in which such conviction or finding of not guilty by  
306 reason of mental disease or defect occurred and the location where  
307 such person will reside in this state. Such person shall, within ten days  
308 of residing in this state, register with the Commissioner of Public  
309 Safety in the same manner as if such person had been convicted or  
310 found not guilty by reason of mental disease or defect of such crime in  
311 this state, except that [for purposes of determining the ten-year period  
312 of registration under section 54-251 such person shall be deemed to  
313 have initially registered on the date of such person's release into the  
314 community] the commissioner shall maintain such registration until  
315 such person is released from the registration requirements in such  
316 other state, federal or military system or foreign jurisdiction.

317 (b) Any person not a resident of this state who is registered as a  
318 sexual offender under the laws of any other state and who is employed  
319 in this state, carries on a vocation in this state or is a student in this  
320 state, shall notify the Commissioner of Public Safety, in writing, not  
321 less than forty-eight hours prior to entering this state of such person's  
322 name and date of birth, the state where such person is registered and  
323 the location in this state of such employment, vocation or education  
324 and shall, within five days after the commencement of such  
325 employment, vocation or education in this state, register such person's  
326 name, identifying factors [,] and criminal history record, locations  
327 [visited] such person visits on a recurring basis or such person's  
328 residence address, if any, in this state, and such person's residence  
329 address in such person's home state with the Commissioner of Public  
330 Safety on such forms and in such locations as said commissioner shall  
331 direct and shall maintain such registration until such employment,  
332 vocation or education terminates or until such person is released from  
333 registration as a sexual offender in such other state. If such person  
334 terminates such person's employment, vocation or education in this  
335 state or changes such person's address in this state such person shall,  
336 within five days, provide notice in writing to the Commissioner of  
337 Public Safety.

338 [(c) If any person who is subject to registration under this section is  
339 employed at, carries on a vocation at or is a student at a trade or  
340 professional institution or institution of higher learning in this state,  
341 such person shall notify the Commissioner of Public Safety of such  
342 status and of any change in such status.]

343 (c) If any person who is subject to subsection (a) or (b) of this section  
344 changes such person's name, such person shall, within five days,  
345 register the new name, in writing, with the Commissioner of Public  
346 Safety. If any person who is subject to subsection (a) or (b) of this  
347 section changes such person's address, such person shall, within five  
348 days, register the new address, in writing, with the Commissioner of  
349 Public Safety and, if the new address is in another state, such person  
350 shall also register with an appropriate agency in that state. If any  
351 person who is subject to registration under this section is employed in  
352 another state, carries on a vocation in another state or is a student in  
353 another state, such person shall notify the Commissioner of Public  
354 Safety of such status and shall also register with an appropriate agency  
355 in that state. During such period of registration, each registrant shall  
356 complete and return forms mailed to such registrant to verify such  
357 registrant's residence address and shall submit to the retaking of a  
358 photographic image upon request of the Commissioner of Public  
359 Safety. If any person who is subject to registration under this section is  
360 employed at, carries on a vocation at or is a student at a youth camp,  
361 as defined in section 19a-420, a provider of child day care services, as  
362 defined in section 19a-77, a public or private educational institution  
363 including, but not limited to, an elementary, middle or high school, a  
364 regional vocational technical school, a charter school or a secondary  
365 school, a trade or professional institution or an institution of higher  
366 learning in this state, such person shall notify the Commissioner of  
367 Public Safety, in writing, of such status and of any change in such  
368 status.

369 (d) Any person who is convicted of a violation of any provision of  
370 subsection (a), (b) or (c) of this section and who has previously been  
371 convicted of a violation of any of said subsections shall maintain the

372 registration required under this section for life.

373     ~~[(d)]~~ (e) Any person not a resident of this state who is required to be  
374 registered as a sexual offender under the laws of any other state,  
375 federal or military system or foreign jurisdiction and who [travels in  
376 this state on a recurring basis for periods of less than five days] enters  
377 this state shall notify the Commissioner of Public Safety, ~~in writing,~~ not  
378 less than forty-eight hours prior to entering this state of the locations in  
379 this state to which such person will be traveling or at which such  
380 person will be lodging or the location of such person's temporary  
381 residence in this state, [and of] a telephone number at which such  
382 person may be contacted and any other information deemed necessary  
383 by the Commissioner of Public Safety.

384     ~~[(e)]~~ (f) Any person who violates the provisions of this section shall  
385 be guilty of a class D felony.

386     Sec. 5. Section 54-254 of the general statutes is repealed and the  
387 following is substituted in lieu thereof (*Effective July 1, 2006*):

388     (a) Any person who has been convicted or found not guilty by  
389 reason of mental disease or defect in this state on or after October 1,  
390 1998, of any felony that the court finds was committed for a sexual  
391 purpose, may be required by the court upon release into the  
392 community or, if such person is in the custody of the Commissioner of  
393 Correction, at such time prior to release as the commissioner shall  
394 direct to register such person's name, identifying factors, criminal  
395 history record and residence address with the Commissioner of Public  
396 Safety, on such forms and in such locations as the commissioner shall  
397 direct, and to maintain such registration for ten years. If the court finds  
398 that a person has committed a felony for a sexual purpose and intends  
399 to require such person to register under this section, prior to accepting  
400 a plea of guilty or nolo contendere from such person with respect to  
401 such felony, the court shall (1) inform the person that the entry of a  
402 finding of guilty after acceptance of the plea will subject the person to  
403 the registration requirements of this section, and (2) determine that the

404 person fully understands the consequences of the plea. If such person  
405 changes such person's name, such person shall, within five days,  
406 register the new name, in writing, with the Commissioner of Public  
407 Safety. If such person changes such person's address such person shall,  
408 within five days, register the new address in writing with the  
409 Commissioner of Public Safety, and, if the new address is in another  
410 state, such person shall also register with an appropriate agency in that  
411 state. [ provided that state has a registration requirement for such  
412 offenders.] If any person who is subject to registration under this  
413 section is employed at, carries on a vocation at or is a student at a  
414 youth camp, as defined in section 19a-420, a provider of child day care  
415 services, as defined in section 19a-77, a public or private educational  
416 institution, including, but not limited to, an elementary, middle or high  
417 school, a regional vocational technical school, a charter school or a  
418 secondary school, a trade or professional institution or an institution of  
419 higher learning in this state, such person shall notify the  
420 Commissioner of Public Safety, in writing, of such status and of any  
421 change in such status. If any person who is subject to registration  
422 under this section is employed in another state, carries on a vocation in  
423 another state or is a student in another state, such person shall notify  
424 the Commissioner of Public Safety of such status and shall also register  
425 with an appropriate agency in that state. [ provided that state has a  
426 registration requirement for such offenders.] During such period of  
427 registration, each registrant shall complete and return forms mailed to  
428 such registrant to verify such registrant's residence address and shall  
429 submit to the retaking of a photographic image upon request of the  
430 Commissioner of Public Safety.

431 (b) Any person who is convicted of a violation of subsection (a) of  
432 this section and has previously been convicted of a violation of said  
433 subsection (a) shall maintain the registration required under this  
434 section for life.

435 ~~[(b)]~~ (c) Any person who violates the provisions of this section shall  
436 be guilty of a class D felony.

437       Sec. 6. (NEW) (*Effective July 1, 2006*) (a) Any person who has been  
438 convicted or found not guilty by reason of mental disease or defect of a  
439 predatory sexual offense against a victim who is a minor, and is  
440 released into the community on or after July 1, 2006, shall, not later  
441 than three days after such release or, if such person is in the custody of  
442 the Commissioner of Correction, at such time prior to release as the  
443 commissioner shall direct, register such person's name, residence  
444 address, identifying factors and criminal history record, the license  
445 plate number and description of any vehicle owned or operated by  
446 such person and information concerning any treatment received by  
447 such person for a mental abnormality or personality disorder with the  
448 Commissioner of Public Safety on such forms and in such locations as  
449 said commissioner shall direct, and shall maintain such registration for  
450 life. Prior to accepting a plea of guilty or nolo contendere from a  
451 person with respect to a predatory sexual offense against a victim who  
452 is a minor, the court shall (1) inform the person that the entry of a  
453 finding of guilty after acceptance of the plea will subject the person to  
454 the registration requirements of this section, and (2) determine that the  
455 person fully understands the consequences of the plea. If such person  
456 changes such person's name or the license plate number of a vehicle or  
457 a vehicle owned or operated by such person, such person shall, within  
458 five days, register the new name, license plate number or vehicle  
459 information, in writing, with the Commissioner of Public Safety. If  
460 such person changes such person's address, such person shall, within  
461 five days, register the new address, in writing, with the Commissioner  
462 of Public Safety and, if the new address is in another state, such person  
463 shall also register with an appropriate agency in that state. If any  
464 person who is subject to registration under this section is employed in  
465 this or another state, carries on a vocation in this or another state or is a  
466 student in this or another state, such person shall notify the  
467 Commissioner of Public Safety, in writing, of such status and, if such  
468 person is employed, carries on a vocation or is a student in another  
469 state, shall also register with an appropriate agency in that state.  
470 During such period of registration, each registrant shall complete and  
471 return forms mailed to such registrant to verify such registrant's

472 residence address and shall submit to the retaking of a photographic  
473 image upon request of the Commissioner of Public Safety. If any  
474 person who is subject to registration under this section is employed at,  
475 carries on a vocation at or is a student at a youth camp, as defined in  
476 section 19a-420 of the general statutes, a provider of child day care  
477 services, as defined in section 19a-77 of the general statutes, a public or  
478 private educational institution including an elementary, middle or  
479 high school, a regional vocational-technical school, a charter school, a  
480 secondary school, a trade or professional institution or an institution of  
481 higher learning in this state, such person shall notify the  
482 Commissioner of Public Safety, in writing, of such status prior to the  
483 commencement of such status and shall notify the Commissioner of  
484 Public Safety, in writing, of any change in such status.

485 (b) Any person who violates the provisions of this section shall be  
486 guilty of a class D felony.

487 Sec. 7. (NEW) (*Effective July 1, 2006*) (a) Any person who has been  
488 convicted or found not guilty by reason of mental disease or defect of a  
489 predatory sexual offense against a protected or other person, and is  
490 released into the community on or after July 1, 2006, shall, not later  
491 than three days after such release or, if such person is in the custody of  
492 the Commissioner of Correction, at such time prior to release as the  
493 commissioner shall direct, register such person's name, residence  
494 address, identifying factors and criminal history record, the license  
495 plate number and description of any vehicle owned or operated by  
496 such person and information concerning any treatment received by  
497 such person for a mental abnormality or personality disorder with the  
498 Commissioner of Public Safety on such forms and in such locations as  
499 said commissioner shall direct, and shall maintain such registration for  
500 life. Prior to accepting a plea of guilty or nolo contendere from a  
501 person with respect to a predatory sexual offense against a protected  
502 or other person, the court shall (1) inform the person that the entry of a  
503 finding of guilty after acceptance of the plea will subject the person to  
504 the registration requirements of this section, and (2) determine that the  
505 person fully understands the consequences of the plea. If such person



506 changes such person's name or the license plate number of or any  
507 vehicle owned or operated by such person, such person shall, within  
508 five days, register the new name, license plate number or vehicle  
509 information, in writing, with the Commissioner of Public Safety. If  
510 such person changes such person's address, such person shall, within  
511 five days, register the new address, in writing, with the Commissioner  
512 of Public Safety and, if the new address is in another state, such person  
513 shall also register with an appropriate agency in that state. If any  
514 person who is subject to registration under this section is employed in  
515 this or another state, carries on a vocation in this or another state or is a  
516 student in this or another state, such person shall notify the  
517 Commissioner of Public Safety, in writing, of such status and, if such  
518 person is employed, carries on a vocation or is a student in another  
519 state, shall also register with an appropriate agency in that state.  
520 During such period of registration, each registrant shall complete and  
521 return forms mailed to such registrant to verify such registrant's  
522 residence address and shall submit to the retaking of a photographic  
523 image upon request of the Commissioner of Public Safety. If any  
524 person who is subject to registration under this section is employed at,  
525 carries on a vocation at or is a student at a youth camp, as defined in  
526 section 19a-420 of the general statutes, a provider of child day care  
527 services, as defined in section 19a-77 of the general statutes, a public or  
528 private educational institution including an elementary, middle or  
529 high school, a regional vocational technical school, a charter school, a  
530 secondary school, a trade or professional institution or an institution of  
531 higher learning in this state, such person shall notify the  
532 Commissioner of Public Safety, in writing, of such status prior to the  
533 commencement of such status and shall notify the Commissioner of  
534 Public Safety, in writing, of any change in such status.

535 (b) Any person who violates the provisions of this section shall be  
536 guilty of a class D felony.

537 Sec. 8. Section 54-255 of the 2006 supplement to the general statutes  
538 is repealed and the following is substituted in lieu thereof (*Effective July*  
539 *1, 2006*):

540 (a) Upon the conviction or finding of not guilty by reason of mental  
541 disease or defect of any person for a violation of section 53a-70b, the  
542 court may order the Department of Public Safety to restrict the  
543 dissemination of the registration information to law enforcement  
544 purposes only and to not make such information available for public  
545 access, provided the court finds that dissemination of the registration  
546 information is not required for public safety and that publication of the  
547 registration information would be likely to reveal the identity of the  
548 victim within the community where the victim resides. The court shall  
549 remove the restriction on the dissemination of such registration  
550 information if, at any time, the court finds that public safety requires  
551 that such person's registration information be made available to the  
552 public or that a change of circumstances makes publication of such  
553 registration information no longer likely to reveal the identity of the  
554 victim within the community where the victim resides. Prior to  
555 ordering or removing the restriction on the dissemination of such  
556 person's registration information, the court shall consider any  
557 information or statements provided by the victim.

558 (b) Upon the conviction or finding of not guilty by reason of mental  
559 disease or defect of any person of a criminal offense against a victim  
560 who is a minor, a nonviolent sexual offense, [or] a sexually violent  
561 offense, a predatory sexual offense against a victim who is a minor or a  
562 predatory sexual offense against a protected or other person, where the  
563 victim of such offense was, at the time of the offense, under eighteen  
564 years of age and related to such person within any of the degrees of  
565 kindred specified in section 46b-21, the court may order the  
566 Department of Public Safety to restrict the dissemination of the  
567 registration information to law enforcement purposes only and to not  
568 make such information available for public access, provided the court  
569 finds that dissemination of the registration information is not required  
570 for public safety and that publication of the registration information  
571 would be likely to reveal the identity of the victim within the  
572 community where the victim resides. The court shall remove the  
573 restriction on the dissemination of such registration information if, at

574 any time, it finds that public safety requires that such person's  
575 registration information be made available to the public or that a  
576 change in circumstances makes publication of the registration  
577 information no longer likely to reveal the identity of the victim within  
578 the community where the victim resides.

579 (c) Any person who: (1) Has been convicted or found not guilty by  
580 reason of mental disease or defect of a violation of subdivision (1) of  
581 subsection (a) of section 53a-71 between October 1, 1988, and June 30,  
582 1999, and was under nineteen years of age at the time of the offense; (2)  
583 has been convicted or found not guilty by reason of mental disease or  
584 defect of a violation of subdivision (2) of subsection (a) of section 53a-  
585 73a between October 1, 1988, and June 30, 1999; (3) has been convicted  
586 or found not guilty by reason of mental disease or defect of a criminal  
587 offense against a victim who is a minor, a nonviolent sexual offense or  
588 a sexually violent offense, between October 1, 1988, and June 30, 1999,  
589 where the victim of such offense was, at the time of the offense, under  
590 eighteen years of age and related to such person within any of the  
591 degrees of kindred specified in section 46b-21; (4) has been convicted  
592 or found not guilty by reason of mental disease or defect of a violation  
593 of section 53a-70b between October 1, 1988, and June 30, 1999; or (5)  
594 has been convicted or found not guilty by reason of mental disease or  
595 defect of any crime between October 1, 1988, and September 30, 1998,  
596 which requires registration under sections 54-250 to 54-258a, inclusive,  
597 and (A) served no jail or prison time as a result of such conviction or  
598 finding of not guilty by reason of mental disease or defect, (B) has not  
599 been subsequently convicted or found not guilty by reason of mental  
600 disease or defect of any crime which would require registration under  
601 sections 54-250 to 54-258a, inclusive, and (C) has registered with the  
602 Department of Public Safety in accordance with sections 54-250 to 54-  
603 258a, inclusive; may petition the court to order the Department of  
604 Public Safety to restrict the dissemination of the registration  
605 information to law enforcement purposes only and to not make such  
606 information available for public access. Any person who files such a  
607 petition shall, pursuant to subsection (b) of section 54-227, as amended,

608 notify the Office of Victim Services and the Victim Services Unit within  
609 the Department of Correction of the filing of such petition. The Office  
610 of Victim Services or the Victim Services Unit within the Department  
611 of Correction, or both, shall, pursuant to section 54-230, as amended, or  
612 54-230a, as amended, notify any victim who has requested notification  
613 pursuant to subsection (b) of section 54-228, as amended, of the filing  
614 of such petition. Prior to granting or denying such petition, the court  
615 shall consider any information or statements provided by the victim.  
616 The court may order the Department of Public Safety to restrict the  
617 dissemination of the registration information to law enforcement  
618 purposes only and to not make such information available for public  
619 access, provided the court finds that dissemination of the registration  
620 information is not required for public safety.

621 (d) Upon the granting of an order under this section, the court shall  
622 forward a copy of such order to the Department of Public Safety.

623 Sec. 9. Section 54-256 of the general statutes is repealed and the  
624 following is substituted in lieu thereof (*Effective July 1, 2006*):

625 (a) Any court, the Commissioner of Correction or the Psychiatric  
626 Security Review Board, prior to releasing into the community any  
627 person convicted or found not guilty by reason of mental disease or  
628 defect of a criminal offense against a victim who is a minor, a  
629 nonviolent sexual offense, a sexually violent offense, [or] a felony  
630 found by the sentencing court to have been committed for a sexual  
631 purpose, a predatory sexual offense against a victim who is a minor or  
632 a predatory sexual offense against a protected or other person, except a  
633 person being released unconditionally at the conclusion of such  
634 person's sentence or commitment, shall require as a condition of such  
635 release that such person complete the registration procedure  
636 established by the Commissioner of Public Safety under sections 54-  
637 251, 54-252 and 54-254, as amended by this act, and sections 6 and 7 of  
638 this act. The court, the Commissioner of Correction or the Psychiatric  
639 Security Review Board, as the case may be, shall provide the person  
640 with a written summary of the person's obligations under sections 54-

641 102g and 54-250 to 54-258a, inclusive, as amended by this act, and  
642 sections 6 and 7 of this act, and transmit the completed registration  
643 package to the Commissioner of Public Safety who shall enter the  
644 information into the registry established under section 54-257, as  
645 amended by this act. If a court transmits the completed registration  
646 package to the Commissioner of Public Safety with respect to a person  
647 released by the court, such package need not include identifying  
648 factors for such person. In the case of a person being released  
649 unconditionally who declines to complete the registration package  
650 through the court or the releasing agency, the court or agency shall: (1)  
651 Except with respect to information that is not available to the public  
652 pursuant to court order, rule of court or any provision of the general  
653 statutes, provide to the Commissioner of Public Safety the person's  
654 name, date of release into the community, anticipated residence  
655 address, if known, criminal history record, any known treatment  
656 history and any other relevant information; (2) inform the person that  
657 such person has an obligation to register within three days with the  
658 Commissioner of Public Safety for a period of ten years following the  
659 date of such person's release or for life, as the case may be, and that if  
660 such person changes such person's address such person shall within  
661 five days register the new address in writing with the Commissioner of  
662 Public Safety and, if the new address is in another state or if such  
663 person is employed in another state, carries on a vocation in another  
664 state or is a student in another state, such person shall also register  
665 with an appropriate agency in that state; [, provided that state has a  
666 registration requirement for such offenders;] (3) provide the person  
667 with a written summary of the person's obligations under sections  
668 54-102g and 54-250 to 54-258a, inclusive, as amended by this act, and  
669 sections 6 and 7 of this act, as explained to the person under  
670 subdivision (2) of this section; and (4) make a specific notation on the  
671 record maintained by that agency with respect to such person that the  
672 registration requirements were explained to such person and that such  
673 person was provided with a written summary of such person's  
674 obligations under sections 54-102g and 54-250 to 54-258a, inclusive, as  
675 amended by this act, and sections 6 and 7 of this act.

676       **(b) Whenever a person is convicted or found not guilty by reason of**  
677       **mental disease or defect of an offense that will require such person to**  
678       **register under section 54-251, 54-252 or 54-254, as amended by this act,**  
679       **or section 6 or 7 of this act, the court shall provide a written summary**  
680       **of the offense that includes the age and sex of any victim of the offense**  
681       **and a specific description of the offense. Such summary shall be added**  
682       **to the registry information made available to the public through the**  
683       **Internet.**

684       Sec. 10. Section 54-257 of the general statutes is repealed and the  
685       following is substituted in lieu thereof (*Effective July 1, 2006*):

686       (a) The Department of Public Safety shall [, not later than January 1,  
687       1999, establish and] maintain a registry of all persons required to  
688       register under sections 54-251, 54-252, 54-253 and 54-254, as amended  
689       by this act, and sections 6 and 7 of this act. The department shall, in  
690       cooperation with the Office of the Chief Court Administrator, the  
691       Department of Correction and the Psychiatric Security Review Board,  
692       develop appropriate forms for use by agencies and individuals to  
693       report registration information, including changes of address. Upon  
694       receipt of registration information, the department shall enter the  
695       information into the registry and notify the local police department or  
696       state police troop having jurisdiction where the registrant resides or  
697       plans to reside. If a registrant notifies the Department of Public Safety  
698       that such registrant is employed at, carries on a vocation at or is a  
699       student at a trade or professional institution or institution of higher  
700       learning in this state, the department shall notify the law enforcement  
701       agency with jurisdiction over such institution. If a registrant reports a  
702       residence in another state, the department shall notify the state police  
703       agency of that state or such other agency in that state that maintains  
704       registry information, if known. The department shall also transmit all  
705       registration information, conviction data, photographic images and  
706       fingerprints to the Federal Bureau of Investigation in such form as said  
707       bureau shall require for inclusion in a national registry.

708       (b) The Department of Public Safety may suspend the registration of

709 any person registered under section 54-251, 54-252, 54-253 or 54-254, as  
710 amended by this act, or section 6 or 7 of this act, while such person is  
711 incarcerated, under civil commitment or residing outside this state and  
712 shall suspend the registration of any person registered under any of  
713 said sections when so ordered by the court in which such person was  
714 convicted or found not guilty by reason of mental disease or defect.  
715 During the period that such registration is under suspension, the  
716 department is not required to verify the address of the registrant  
717 pursuant to subsection (c) of this section and may withdraw the  
718 registration information from public access. Upon the release of the  
719 registrant from incarceration or civil commitment or resumption of  
720 residency in this state by the registrant, the department shall reinstate  
721 the registration, redistribute the registration information in accordance  
722 with subsection (a) of this section and resume verifying the address of  
723 the registrant in accordance with subsection (c) of this section.  
724 Suspension of registration shall not affect the date of expiration of the  
725 registration obligation of the registrant under section 54-251, 54-252 or  
726 54-253, as amended by this act.

727 (c) Except as provided in subsection (b) of this section, the  
728 Department of Public Safety shall verify the address of each registrant  
729 by mailing by first class mail a nonforwardable verification form to the  
730 registrant at the registrant's last reported address. Such form shall  
731 require the registrant to sign a statement that the registrant continues  
732 to reside at the registrant's last reported address and return the form  
733 by mail by a date which is ten days after the date such form was  
734 mailed to the registrant. The form shall contain a statement that failure  
735 to return the form or providing false information is a violation of  
736 section 54-251, 54-252, 54-253 or 54-254, as amended by this act, or  
737 section 6 or 7 of this act, as the case may be. Each person required to  
738 register under section 54-251, 54-252, 54-253 or 54-254, as amended by  
739 this act, or section 6 or 7 of this act, shall have such person's address  
740 verified in such manner every ninety days after such person's initial  
741 registration date, except that any registrant claiming to be transient  
742 shall verify such person's transient status thirty calendar days after the

743 date such registrant's initial written notice claiming to be transient was  
744 received by the Department of Public Safety, and every thirty days  
745 thereafter. Any registrant claiming to be transient shall mail a letter  
746 containing the registrant's name and date of birth and a statement that  
747 the registrant continues to be transient within a particular town in this  
748 state and lists the locations, including the specific town, where the  
749 registrant sleeps, eats, works, frequents and engages in leisure  
750 activities. If such transient person changes such person's address or  
751 transient locations, including changing or adding towns, such person  
752 shall, within five days, register the new address or transient location in  
753 writing with the Department of Public Safety and, if the new address  
754 or transient location is in another state, such person shall also register  
755 with an appropriate agency in that state. Any person who has reported  
756 being transient to the Department of Public Safety who moves to a  
757 residence shall notify the department within five days of such change  
758 of address. Any registrant residing at an address who becomes  
759 transient shall notify the Department of Public Safety, in writing,  
760 within five days of commencing such transient status. In the event that  
761 a registrant fails to return the address verification form or fails to  
762 verify the registrant's transient status, the Department of Public Safety  
763 shall notify the local police department or the state police troop having  
764 jurisdiction over the registrant's last reported address or transient  
765 location, and that agency shall apply for a warrant to be issued for the  
766 registrant's arrest under section 54-251, 54-252, 54-253 or 54-254, as  
767 amended by this act, or section 6 or 7 of this act, as the case may be.  
768 The Department of Public Safety shall not verify the address of  
769 registrants whose last reported address was outside this state.  
770 Whenever mail is not delivered to a registrant's residence address due  
771 to a restriction of the United States Postal Service, the Commissioner of  
772 Public Safety may develop and implement procedures to verify the  
773 address of such registrant.

774 (d) The Department of Public Safety shall retake the photographic  
775 image of each registrant at least once every five years, except that the  
776 department shall retake the photographic image of a registrant who



777 registered under section 6 or 7 of this act at least once each year.

778 (e) Whenever the Commissioner of Public Safety receives notice  
779 from a superior court pursuant to section 52-11 or a probate court  
780 pursuant to section 45a-99 that such court has ordered the change of  
781 name of a person, and the department determines that such person is  
782 listed in the registry, the department shall revise such person's  
783 registration information accordingly.

784 Sec. 11. Section 54-258 of the general statutes is repealed and the  
785 following is substituted in lieu thereof (*Effective July 1, 2006*):

786 (a) (1) Notwithstanding any other provision of the general statutes,  
787 except subdivisions (3) and (4) of this subsection, the registry  
788 maintained by the Department of Public Safety shall be a public record  
789 and shall be accessible to the public during normal business hours. The  
790 Department of Public Safety shall make registry information available  
791 to the public through the Internet. Not less than once per calendar  
792 quarter, the Department of Public Safety shall issue notices to all print  
793 and electronic media in the state regarding the availability and means  
794 of accessing the registry. Each local police department and each state  
795 police troop shall keep a record of all registration information  
796 transmitted to it by the Department of Public Safety, and shall make  
797 such information accessible to the public during normal business  
798 hours.

799 (2) Any state agency, the Judicial Department, any state police troop  
800 or any local police department may, at its discretion, notify any  
801 government agency, private organization or individual of registration  
802 information when such agency, said department, such troop or such  
803 local police department, as the case may be, believes such notification  
804 is necessary to protect the public or any individual in any jurisdiction  
805 from any person who is subject to registration under section 54-251,  
806 54-252, 54-253 or 54-254, as amended by this act.

807 (3) Notwithstanding the provisions of subdivisions (1) and (2) of  
808 this subsection, state agencies, the Judicial Department, state police

troops and local police departments shall not disclose the identity of any victim of a crime committed by a registrant or treatment information provided to the registry pursuant to sections 54-102g and 54-250 to 54-258a, inclusive, as amended by this act, except to government agencies for bona fide law enforcement or security purposes.

(4) Notwithstanding the provisions of subdivisions (1) and (2) of this subsection, registration information the dissemination of which has been restricted by court order pursuant to section 54-255, as amended by this act, and which is not otherwise subject to disclosure, shall not be a public record and shall be released only for law enforcement purposes until such restriction is removed by the court pursuant to said section.

(5) When any registrant completes the registrant's term of registration or is otherwise released from the obligation to register under section 54-251, 54-252, 54-253 or 54-254, as amended by this act, the Department of Public Safety shall notify any state police troop or local police department having jurisdiction over the registrant's last reported residence address that the person is no longer a registrant, and the Department of Public Safety, state police troop and local police department shall remove the registrant's name and information from the registry.

(b) Neither the state nor any political subdivision of the state nor any officer or employee thereof, shall be held civilly liable to any registrant by reason of disclosure of any information regarding the registrant that is released or disclosed in accordance with subsection (a) of this section. The state and any political subdivision of the state and, except in cases of wanton, reckless or malicious conduct, any officer or employee thereof, shall be immune from liability for good faith conduct in carrying out the provisions of subdivision (2) of subsection (a) of this section.

(c) The court support services division of the Judicial Department

841 and the Department of Correction shall provide to the Department of  
842 Public Safety, in written or electronic format, with respect to each  
843 person required to register under section 54-251, 54-252, 54-253 or 54-  
844 254, as amended by this act, or section 6 or 7 of this act, such person's  
845 period of probation or parole, the name of the officer assigned to  
846 supervise such person and contact information including a telephone  
847 number for the office responsible for the supervision of such person.

848       Sec. 12. (NEW) (*Effective July 1, 2006*) (a) A person is guilty of aiding  
849 a registrant in violation of registration requirements when such  
850 person, having reasonable grounds to believe that a registrant, as  
851 defined in section 54-250 of the general statutes, as amended by this  
852 act, is in violation of the registration requirements under section 54-  
853 251, 54-252, 54-253 or 54-254 of the general statutes, as amended by this  
854 act, or section 6 or 7 of this act, and with intent to assist the registrant  
855 in eluding a law enforcement officer in the investigation or  
856 enforcement of such violation: (1) Withholds information from, or does  
857 not notify, the law enforcement officer about the registrant's  
858 noncompliance with the requirements of said sections and, if known,  
859 the whereabouts of the registrant; (2) harbors, or attempts to harbor, or  
860 assists another person in harboring or attempting to harbor, the  
861 registrant; (3) conceals or attempts to conceal, or assists another person  
862 in concealing or attempting to conceal, the registrant; (4) provides false  
863 information, which such person knows not to be true, regarding the  
864 registrant; (5) obstructs or hinders the law enforcement officer in the  
865 performance of such officer's official duties relative to the investigation  
866 or enforcement of such violation; or (6) falsely represents the registrant  
867 by signing address verification forms or other official documentation  
868 relative to the registration of sexual offenders.

869       (b) Aiding a registrant in violation of registration requirements is a  
870 class D felony.

871       Sec. 13. Section 53-21 of the general statutes is repealed and the  
872 following is substituted in lieu thereof (*Effective July 1, 2006*):

873 (a) Any person who (1) wilfully or unlawfully causes or permits any  
874 child under the age of sixteen years to be placed in such a situation  
875 that the life or limb of such child is endangered, the health of such  
876 child is likely to be injured or the morals of such child are likely to be  
877 impaired, or does any act likely to impair the health or morals of any  
878 such child, or (2) has contact with the intimate parts, as defined in  
879 section 53a-65, of a child under the age of sixteen years or subjects a  
880 child under sixteen years of age to contact with the intimate parts of  
881 such person, in a sexual and indecent manner likely to impair the  
882 health or morals of such child, or (3) permanently transfers the legal or  
883 physical custody of a child under the age of sixteen years to another  
884 person for money or other valuable consideration or acquires or  
885 receives the legal or physical custody of a child under the age of  
886 sixteen years from another person upon payment of money or other  
887 valuable consideration to such other person or a third person, except in  
888 connection with an adoption proceeding that complies with the  
889 provisions of chapter 803, shall be guilty of a class C felony for a  
890 violation of subdivision (1) or (3) of this subsection and a class B felony  
891 for a violation of subdivision (2) of this subsection, except that, if the  
892 violation is of subdivision (2) of this subsection and the victim of the  
893 offense is under thirteen years of age, such person shall be guilty of a  
894 class A felony and, for a first offense, be sentenced to a term of  
895 imprisonment of twenty-five years which may not be suspended or  
896 reduced by the court and, for a subsequent offense, be sentenced to a  
897 term of life imprisonment.

898 (b) The act of a parent or agent leaving an infant thirty days or  
899 younger with a designated employee pursuant to section 17a-58 shall  
900 not constitute a violation of this section.

901 Sec. 14. Section 53a-70 of the general statutes is repealed and the  
902 following is substituted in lieu thereof (*Effective July 1, 2006*):

903 (a) A person is guilty of sexual assault in the first degree when such  
904 person (1) compels another person to engage in sexual intercourse by  
905 the use of force against such other person or a third person, or by the

906 threat of use of force against such other person or against a third  
907 person which reasonably causes such person to fear physical injury to  
908 such person or a third person, or (2) engages in sexual intercourse with  
909 another person and such other person is under thirteen years of age  
910 and the actor is more than two years older than such person, or (3)  
911 commits sexual assault in the second degree as provided in section  
912 53a-71 and in the commission of such offense is aided by two or more  
913 other persons actually present, or (4) engages in sexual intercourse  
914 with another person and such other person is mentally incapacitated to  
915 the extent that such other person is unable to consent to such sexual  
916 intercourse.

917 (b) (1) Except as provided in subdivision (2) of this subsection,  
918 sexual assault in the first degree is a class B felony for which two years  
919 of the sentence imposed may not be suspended or reduced by the  
920 court. [or, if the victim of the offense is under ten years of age, for  
921 which ten years of the sentence imposed may not be suspended or  
922 reduced by the court.]

923 (2) Sexual assault in the first degree is a class A felony if the [offense  
924 is a violation of subdivision (1) of subsection (a) of this section and the  
925 victim of the offense is under sixteen years of age or the offense is a  
926 violation of subdivision (2) of subsection (a) of this section. Any person  
927 found guilty under said subdivision (1) or (2) shall be sentenced to a  
928 term of imprisonment of which ten years of the sentence imposed may  
929 not be suspended or reduced by the court if the victim is under ten  
930 years of age or of which five years of the sentence imposed may not be  
931 suspended or reduced by the court if the victim is under sixteen years  
932 of age] victim of the offense is under sixteen years of age and any  
933 person found guilty of such class A felony shall be sentenced to a term  
934 of imprisonment of which five years of the sentence imposed may not  
935 be suspended or reduced by the court, except that, if the victim of the  
936 offense is under thirteen years of age, such person shall, for a first  
937 offense, be sentenced to a term of imprisonment of twenty-five years  
938 which may not be suspended or reduced by the court and, for a  
939 subsequent offense, be sentenced to a term of life imprisonment.

940 (3) [Any] Except as provided in subdivision (2) of this subsection, a  
941 person found guilty under this section shall be sentenced to a term of  
942 imprisonment and a period of special parole pursuant to subsection (b)  
943 of section 53a-28 which together constitute a sentence of at least ten  
944 years.

945 Sec. 15. Section 53a-71 of the general statutes is repealed and the  
946 following is substituted in lieu thereof (*Effective July 1, 2006*):

947 (a) A person is guilty of sexual assault in the second degree when  
948 such person engages in sexual intercourse with another person and: (1)  
949 Such other person is thirteen years of age or older but under sixteen  
950 years of age and the actor is more than two years older than such  
951 person; or (2) such other person is mentally defective to the extent that  
952 such other person is unable to consent to such sexual intercourse; or (3)  
953 such other person is physically helpless; or (4) such other person is less  
954 than eighteen years old and the actor is such person's guardian or  
955 otherwise responsible for the general supervision of such person's  
956 welfare; or (5) such other person is in custody of law or detained in a  
957 hospital or other institution and the actor has supervisory or  
958 disciplinary authority over such other person; or (6) the actor is a  
959 psychotherapist and such other person is (A) a patient of the actor and  
960 the sexual intercourse occurs during the psychotherapy session, (B) a  
961 patient or former patient of the actor and such patient or former  
962 patient is emotionally dependent upon the actor, or (C) a patient or  
963 former patient of the actor and the sexual intercourse occurs by means  
964 of therapeutic deception; or (7) the actor accomplishes the sexual  
965 intercourse by means of false representation that the sexual intercourse  
966 is for a bona fide medical purpose by a health care professional; or (8)  
967 the actor is a school employee and such other person is a student  
968 enrolled in a school in which the actor works or a school under the  
969 jurisdiction of the local or regional board of education which employs  
970 the actor; or (9) the actor is a coach in an athletic activity or a person  
971 who provides intensive, ongoing instruction and such other person is a  
972 recipient of coaching or instruction from the actor and (A) is a  
973 secondary school student and receives such coaching or instruction in

974 a secondary school setting, or (B) is under eighteen years of age; or (10)  
975 the actor is twenty years of age or older and stands in a position of  
976 power, authority or supervision over such other person by virtue of  
977 the actor's professional, legal, occupational or volunteer status and  
978 such other person's participation in a program or activity, and such  
979 other person is under eighteen years of age.

980 (b) [Sexual] (1) Except as provided in subdivisions (2) and (3) of this  
981 subsection, sexual assault in the second degree is a class C felony and  
982 any person found guilty of such class C felony shall be sentenced to a  
983 term of imprisonment of which nine months of the sentence imposed  
984 may not be suspended or reduced by the court. [or,]

985 (2) Sexual assault in the second degree is a class B felony if the  
986 victim of the offense is thirteen years of age or older but under sixteen  
987 years of age, [a class B felony,] and any person found guilty [under this  
988 section] of such class B felony shall be sentenced to a term of  
989 imprisonment of which nine months of the sentence imposed may not  
990 be suspended or reduced by the court.

991 (3) Sexual assault in the second degree is a class A felony if the  
992 victim of the offense is under thirteen years of age, and any person  
993 found guilty of such class A felony shall, for a first offense, be  
994 sentenced to a term of imprisonment of twenty-five years which may  
995 not be suspended or reduced by the court and, for a subsequent  
996 offense, be sentenced to a term of life imprisonment.

997 Sec. 16. Section 53a-72a of the general statutes is repealed and the  
998 following is substituted in lieu thereof (*Effective July 1, 2006*):

999 (a) A person is guilty of sexual assault in the third degree when  
1000 such person (1) compels another person to submit to sexual contact (A)  
1001 by the use of force against such other person or a third person, or (B)  
1002 by the threat of use of force against such other person or against a third  
1003 person, which reasonably causes such other person to fear physical  
1004 injury to himself or herself or a third person, or (2) engages in sexual  
1005 intercourse with another person whom the actor knows to be related to

1006 him or her within any of the degrees of kindred specified in section  
1007 46b-21.

1008 (b) [Sexual] (1) Except as provided in subdivisions (2) and (3) of this  
1009 subsection, sexual assault in the third degree is a class D felony. [or,]

1010 (2) Sexual assault in the third degree is a class C felony if the victim  
1011 of the offense is thirteen years of age or older but under sixteen years  
1012 of age. [, a class C felony.]

1013 (3) Sexual assault in the third degree is a class A felony if the victim  
1014 of the offense is under thirteen years of age and any person found  
1015 guilty of such class A felony shall, for a first offense, be sentenced to a  
1016 term of imprisonment of twenty-five years which may not be  
1017 suspended or reduced by the court and, for a subsequent offense, be  
1018 sentenced to a term of life imprisonment.

1019 Sec. 17. Section 53a-87 of the general statutes is repealed and the  
1020 following is substituted in lieu thereof (*Effective July 1, 2006*):

1021 (a) A person is guilty of promoting prostitution in the second degree  
1022 when [he] such person knowingly: (1) Advances or profits from  
1023 prostitution by managing, supervising, controlling or owning, either  
1024 alone or in association with others, a house of prostitution or a  
1025 prostitution business or enterprise involving prostitution activity by  
1026 two or more prostitutes; or (2) advances or profits from prostitution of  
1027 a person less than eighteen years old.

1028 (b) [Promoting] (1) Except as provided in subdivision (2) of this  
1029 subsection, promoting prostitution in the second degree is a class C  
1030 felony.

1031 (2) Promoting prostitution in the second degree is a class A felony if  
1032 the victim of the offense is under thirteen years of age and any person  
1033 found guilty of such class A felony shall, for a first offense, be  
1034 sentenced to a term of imprisonment of twenty-five years which may  
1035 not be suspended or reduced by the court and, for a subsequent



1036 offense, be sentenced to a term of life imprisonment.

1037 Sec. 18. Section 53a-196 of the general statutes is repealed and the  
1038 following is substituted in lieu thereof (*Effective July 1, 2006*):

1039 (a) A person is guilty of obscenity as to minors when [he] such  
1040 person knowingly promotes to a minor, for monetary consideration,  
1041 any material or performance which is obscene as to minors.

1042 (b) For purposes of this section, "knowingly" means having general  
1043 knowledge of or reason to know or a belief or ground for belief which  
1044 warrants further inspection or inquiry as to (1) the character and  
1045 content of any material or performance which is reasonably susceptible  
1046 of examination by such person, and (2) the age of the minor.

1047 (c) In any prosecution for obscenity as to minors, it shall be an  
1048 affirmative defense that the defendant made (1) a reasonable mistake  
1049 as to age, and (2) a reasonable bona fide attempt to ascertain the true  
1050 age of such minor, by examining a draft card, driver's license, birth  
1051 certificate or other official or apparently official document, exhibited  
1052 by such minor, purporting to establish that such minor was seventeen  
1053 years of age or older.

1054 (d) [Obscenity] (1) Except as provided in subdivision (2) of this  
1055 subsection, obscenity as to minors is a class D felony.

1056 (2) Obscenity as to minors is a class A felony if the victim of the  
1057 offense is under thirteen years of age and any person found guilty of  
1058 such class A felony shall, for a first offense, be sentenced to a term of  
1059 imprisonment of twenty-five years which may not be suspended or  
1060 reduced by the court and, for a subsequent offense, be sentenced to a  
1061 term of life imprisonment.

1062 Sec. 19. Section 53a-196a of the general statutes is repealed and the  
1063 following is substituted in lieu thereof (*Effective July 1, 2006*):

1064 (a) A person is guilty of employing a minor in an obscene  
1065 performance when [(1) he] such person (1) employs any minor,

1066 whether or not such minor receives any consideration, for the purpose  
1067 of promoting any material or performance which is obscene as to  
1068 minors, notwithstanding that such material or performance is intended  
1069 for an adult audience, or (2) [he] permits any such minor to be  
1070 employed, whether or not such minor receives any consideration, in  
1071 the promotion of any material or performance which is obscene as to  
1072 minors, notwithstanding that such material or performance is intended  
1073 for an adult audience, and [he] such person is the parent or guardian  
1074 of such minor or otherwise responsible for the general supervision of  
1075 such minor's welfare.

1076 (b) Employing a minor in an obscene performance is a class A felony  
1077 and any person found guilty under this section shall, for a first offense,  
1078 be sentenced to a term of imprisonment of twenty-five years which  
1079 may not be suspended or reduced by the court and, for a subsequent  
1080 offense, be sentenced to a term of life imprisonment.

1081 Sec. 20. Section 53a-196b of the general statutes is repealed and the  
1082 following is substituted in lieu thereof (*Effective July 1, 2006*):

1083 (a) A person is guilty of promoting a minor in an obscene  
1084 performance when [he] such person knowingly promotes any material  
1085 or performance in which a minor is employed, whether or not such  
1086 minor receives any consideration, and such material or performance is  
1087 obscene as to minors notwithstanding that such material or  
1088 performance is intended for an adult audience.

1089 (b) For purposes of this section, "knowingly" means having general  
1090 knowledge of or reason to know or a belief or ground for belief which  
1091 warrants further inspection or inquiry as to (1) the character and  
1092 content of any material or performance which is reasonably susceptible  
1093 of examination by such person, and (2) the age of the minor employed.

1094 (c) [Promoting] (1) Except as provided in subdivision (2) of this  
1095 subsection, promoting a minor in an obscene performance is a class B  
1096 felony.

11097        (2) Promoting a minor in an obscene performance is a class A felony  
11098        if the victim of the offense is under thirteen years of age and any  
11099        person found guilty of such class A felony shall, for a first offense, be  
11100        sentenced to a term of imprisonment of twenty-five years which may  
11101        not be suspended or reduced by the court and, for a subsequent  
11102        offense, be sentenced to a term of life imprisonment.

11103        Sec. 21. Section 53a-70a of the general statutes is repealed and the  
11104        following is substituted in lieu thereof (*Effective July 1, 2006*):

11105        (a) A person is guilty of aggravated sexual assault in the first degree  
11106        when such person commits sexual assault in the first degree as  
11107        provided in section 53a-70, and in the commission of such offense (1)  
11108        such person uses or is armed with and threatens the use of or displays  
11109        or represents by such person's words or conduct that such person  
11110        possesses a deadly weapon, (2) with intent to disfigure the victim  
11111        seriously and permanently, or to destroy, amputate or disable  
11112        permanently a member or organ of the victim's body, such person  
11113        causes such injury to such victim, (3) under circumstances evincing an  
11114        extreme indifference to human life such person recklessly engages in  
11115        conduct which creates a risk of death to the victim, and thereby causes  
11116        serious physical injury to such victim, or (4) such person is aided by  
11117        two or more other persons actually present. No person shall be  
11118        convicted of sexual assault in the first degree and aggravated sexual  
11119        assault in the first degree upon the same transaction but such person  
11120        may be charged and prosecuted for both such offenses upon the same  
11121        information.

11122        (b) Aggravated sexual assault in the first degree is a class B felony  
11123        or, if the victim of the offense is under sixteen years of age, a class A  
11124        felony. Any person found guilty under this section shall be sentenced  
11125        to a term of imprisonment of which five years of the sentence imposed  
11126        may not be suspended or reduced by the court, except that, if [such  
11127        person committed sexual assault in the first degree by violating  
11128        subdivision (1) of subsection (a) of section 53a-70, and] the victim of  
11129        the offense is under [sixteen] thirteen years of age, [twenty years of the

1130 sentence imposed] such person shall, for a first offense, be sentenced to  
1131 a term of imprisonment of twenty-five years which may not be  
1132 suspended or reduced by the court and, for a subsequent offense, be  
1133 sentenced to a term of life imprisonment. Any person found guilty  
1134 under this section shall also be sentenced to a period of special parole  
1135 pursuant to subsection (b) of section 53a-28 of at least five years.

1136 Sec. 22. Section 53a-86 of the general statutes is repealed and the  
1137 following is substituted in lieu thereof (*Effective July 1, 2006*):

1138 (a) A person is guilty of promoting prostitution in the first degree  
1139 when [he] such person knowingly: (1) Advances prostitution by  
1140 compelling a person by force or intimidation to engage in prostitution,  
1141 or profits from coercive conduct by another; or (2) advances or profits  
1142 from prostitution of a person less than sixteen years old.

1143 (b) [Promoting] (1) Except as provided in subdivision (2) of this  
1144 subsection, promoting prostitution in the first degree is a class B  
1145 felony.

1146 (2) Promoting prostitution in the first degree is a class A felony if  
1147 the victim of the offense is under thirteen years of age and any person  
1148 found guilty of such class A felony shall, for a first offense, be  
1149 sentenced to a term of imprisonment of twenty-five years which may  
1150 not be suspended or reduced by the court and, for a subsequent  
1151 offense, be sentenced to a term of life imprisonment.

1152 Sec. 23. Section 53a-90a of the general statutes is repealed and the  
1153 following is substituted in lieu thereof (*Effective July 1, 2006*):

1154 (a) A person is guilty of enticing a minor when such person uses an  
1155 interactive computer service to knowingly persuade, induce, entice or  
1156 coerce any person under sixteen years of age to engage in prostitution  
1157 or sexual activity for which the actor may be charged with a criminal  
1158 offense. For purposes of this section, "interactive computer service"  
1159 means any information service, system or access software provider  
1160 that provides or enables computer access by multiple users to a

1161 computer server, including specifically a service or system that  
1162 provides access to the Internet and such systems operated or services  
1163 offered by libraries or educational institutions.

1164 (b) [Enticing] (1) Except as provided in subdivision (2) of this  
1165 subsection, enticing a minor is a class D felony for a first offense, a  
1166 class C felony for a second offense and a class B felony for any  
1167 subsequent offense.

1168 (2) Enticing a minor is a class A felony if the victim of the offense is  
1169 under thirteen years of age and any person found guilty of such class  
1170 A felony shall, for a first offense, be sentenced to a term of  
1171 imprisonment of twenty-five years which may not be suspended or  
1172 reduced by the court and, for a subsequent offense, be sentenced to a  
1173 term of life imprisonment.

1174 Sec. 24. Section 53a-30 of the 2006 supplement to the general statutes  
1175 is repealed and the following is substituted in lieu thereof (*Effective July*  
1176 *1, 2006*):

1177 (a) When imposing sentence of probation or conditional discharge,  
1178 the court may, as a condition of the sentence, order that the defendant:  
1179 (1) Work faithfully at a suitable employment or faithfully pursue a  
1180 course of study or of vocational training that will equip the defendant  
1181 for suitable employment; (2) undergo medical or psychiatric treatment  
1182 and remain in a specified institution, when required for that purpose;  
1183 (3) support the defendant's dependents and meet other family  
1184 obligations; (4) make restitution of the fruits of the defendant's offense  
1185 or make restitution, in an amount the defendant can afford to pay or  
1186 provide in a suitable manner, for the loss or damage caused thereby  
1187 and the court may fix the amount thereof and the manner of  
1188 performance; (5) if a minor, (A) reside with the minor's parents or in a  
1189 suitable foster home, (B) attend school, and (C) contribute to the  
1190 minor's own support in any home or foster home; (6) post a bond or  
1191 other security for the performance of any or all conditions imposed; (7)  
1192 refrain from violating any criminal law of the United States, this state

1193 or any other state; (8) if convicted of a misdemeanor or a felony, other  
1194 than a capital felony, a class A felony or a violation of section 21a-278,  
1195 as amended, 21a-278a, 53a-55, 53a-56, 53a-56b, 53a-57, 53a-58 or 53a-  
1196 70b or any offense for which there is a mandatory minimum sentence  
1197 which may not be suspended or reduced by the court, and any  
1198 sentence of imprisonment is suspended, participate in an alternate  
1199 incarceration program; (9) reside in a residential community center or  
1200 halfway house approved by the Commissioner of Correction, and  
1201 contribute to the cost incident to such residence; (10) participate in a  
1202 program of community service labor in accordance with section 53a-  
1203 39c; (11) participate in a program of community service in accordance  
1204 with section 51-181c; (12) if convicted of a violation of subdivision (2)  
1205 of subsection (a) of section 53-21, section 53a-70, 53a-70a, 53a-70b, 53a-  
1206 71, 53a-72a or 53a-72b, undergo specialized sexual offender treatment;  
1207 (13) if convicted of a criminal offense against a victim who is a minor, a  
1208 nonviolent sexual offense, [or] a sexually violent offense, a predatory  
1209 sexual offense against a victim who is a minor or a predatory sexual  
1210 offense against a protected or other person, as defined in section 54-  
1211 250, as amended by this act, or of a felony that the court finds was  
1212 committed for a sexual purpose, as provided in section 54-254, as  
1213 amended by this act, register such person's identifying factors, as  
1214 defined in section 54-250, as amended by this act, with the  
1215 Commissioner of Public Safety when required pursuant to section 54-  
1216 251, 54-252 or 54-253, as amended by this act, as the case may be; (14)  
1217 be subject to electronic monitoring which may include the use of a  
1218 global positioning system; (15) if convicted of a violation of section  
1219 46a-58, as amended, 53-37a, 53a-181j, 53a-181k or 53a-181l, participate  
1220 in an anti-bias crime education program; (16) if convicted of a violation  
1221 of section 53-247, undergo psychiatric or psychological counseling or  
1222 participate in an animal cruelty prevention and education program  
1223 provided such a program exists and is available to the defendant; or  
1224 (17) satisfy any other conditions reasonably related to the defendant's  
1225 rehabilitation. The court shall cause a copy of any such order to be  
1226 delivered to the defendant and to the probation officer, if any.

1227        (b) Notwithstanding the provisions of subsection (a) of this section,  
1228        when imposing sentence of probation or conditional discharge for any  
1229        violation of section 53a-70, 53a-70a, 53a-71, 53a-90a, 53a-196, 53a-196a  
1230        or 53a-196b, as amended by this act, the court shall, as a condition of  
1231        the sentence, order that the defendant be subject to electronic  
1232        monitoring which shall include the use of a global positioning system.

1233        [(b)] (c) When a defendant has been sentenced to a period of  
1234        probation, the Court Support Services Division may require that the  
1235        defendant comply with any or all conditions which the court could  
1236        have imposed under subsection (a) of this section or was required to  
1237        impose under subsection (b) of this section which are not inconsistent  
1238        with any condition actually imposed by the court.

1239        [(c)] (d) At any time during the period of probation or conditional  
1240        discharge, after hearing and for good cause shown, the court may  
1241        modify or enlarge the conditions, whether originally imposed by the  
1242        court under this section or otherwise, and may extend the period,  
1243        provided the original period with any extensions shall not exceed the  
1244        periods authorized by section 53a-29, as amended. The court shall  
1245        cause a copy of any such order to be delivered to the defendant and to  
1246        the probation officer, if any.

1247        [(d)] (e) The period of participation in an alternate incarceration  
1248        program, unless terminated sooner, shall not exceed the period of  
1249        probation authorized by section 53a-29, as amended, or two years,  
1250        whichever is less.

1251        [(e)] (f) The court may require that the person subject to electronic  
1252        monitoring pursuant to subsection (a) or (b) of this section pay directly  
1253        to the electronic monitoring service provider a fee for the cost of such  
1254        electronic monitoring services. If the court finds that the person subject  
1255        to electronic monitoring is indigent and unable to pay the costs of  
1256        electronic monitoring services, it shall waive such costs. Any contract  
1257        entered into by the judicial branch and the electronic monitoring  
1258        service provider shall include a provision stating that the total cost for

1259 electronic monitoring services shall not exceed [five] six dollars per  
1260 day. Such amount shall be indexed annually to reflect the rate of  
1261 inflation.

1262 Sec. 25. Section 53a-35a of the general statutes is repealed and the  
1263 following is substituted in lieu thereof (*Effective July 1, 2006*):

1264 For any felony committed on or after July 1, 1981, the sentence of  
1265 imprisonment shall be a definite sentence and the term shall be fixed  
1266 by the court as follows: (1) For a capital felony, a term of life  
1267 imprisonment without the possibility of release unless a sentence of  
1268 death is imposed in accordance with section 53a-46a; (2) for the class A  
1269 felony of murder or for a class A felony as provided in section 53-21,  
1270 53a-70, 53a-70a, 53a-71, 53a-72a, 53a-86, 53a-87, 53a-90a, 53a-196, 53a-  
1271 196a or 53a-196b, as amended by this act, a term not less than twenty-  
1272 five years nor more than life; (3) for a class A felony other than  
1273 murder, a term not less than ten years nor more than twenty-five  
1274 years; (4) for the class B felony of manslaughter in the first degree with  
1275 a firearm under section 53a-55a, a term not less than five years nor  
1276 more than forty years; (5) for a class B felony other than manslaughter  
1277 in the first degree with a firearm under section 53a-55a, a term not less  
1278 than one year nor more than twenty years, except that for a conviction  
1279 under section 53a-59(a)(1), 53a-59a, 53a-70a, 53a-94a, 53a-101(a)(1) or  
1280 53a-134(a)(2), the term shall be not less than five years nor more than  
1281 twenty years; (6) for a class C felony, a term not less than one year nor  
1282 more than ten years, except that for a conviction under section 53a-56a,  
1283 the term shall be not less than three years nor more than ten years; (7)  
1284 for a class D felony, a term not less than one year nor more than five  
1285 years, except that for a conviction under section 53a-60b or 53a-217, as  
1286 amended, the term shall be not less than two years nor more than five  
1287 years, for a conviction under section 53a-60c, the term shall be not less  
1288 than three years nor more than five years, and for a conviction under  
1289 section 53a-216, the term shall be five years; (8) for an unclassified  
1290 felony, a term in accordance with the sentence specified in the section  
1291 of the general statutes that defines the crime."



This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>July 1, 2006</i>	54-250
Sec. 2	<i>July 1, 2006</i>	54-251
Sec. 3	<i>July 1, 2006</i>	54-252
Sec. 4	<i>July 1, 2006</i>	54-253
Sec. 5	<i>July 1, 2006</i>	54-254
Sec. 6	<i>July 1, 2006</i>	New section
Sec. 7	<i>July 1, 2006</i>	New section
Sec. 8	<i>July 1, 2006</i>	54-255
Sec. 9	<i>July 1, 2006</i>	54-256
Sec. 10	<i>July 1, 2006</i>	54-257
Sec. 11	<i>July 1, 2006</i>	54-258
Sec. 12	<i>July 1, 2006</i>	New section
Sec. 13	<i>July 1, 2006</i>	53-21
Sec. 14	<i>July 1, 2006</i>	53a-70
Sec. 15	<i>July 1, 2006</i>	53a-71
Sec. 16	<i>July 1, 2006</i>	53a-72a
Sec. 17	<i>July 1, 2006</i>	53a-87
Sec. 18	<i>July 1, 2006</i>	53a-196
Sec. 19	<i>July 1, 2006</i>	53a-196a
Sec. 20	<i>July 1, 2006</i>	53a-196b
Sec. 21	<i>July 1, 2006</i>	53a-70a
Sec. 22	<i>July 1, 2006</i>	53a-86
Sec. 23	<i>July 1, 2006</i>	53a-90a
Sec. 24	<i>July 1, 2006</i>	53a-30
Sec. 25	<i>July 1, 2006</i>	53a-35a